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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re U.S. Patent Application)	P To
Applicant:	Michihiro Ota, Hiroaki Yoshida and Hiroaki Shinada)))	17 U.S. 1/04469
Serial No.:	Not yet assigned)	3103
Filed:)	
For: PROMOTION METHOD AND SYSTEM)	

INFORMATION DISCLOSURE STATEMENT

Assistant Commissioner for Patents Washington, D.C. 20231
Sir:

Pursuant to 37 C.F.R. [1.97, a list of documents is disclosed on the attached Form PTO-1449 that may be material to the examination of this application. Listed documents are foreign patents and cited references that are discussed in the application, and are enclosed herewith.

Documents for which the supplied date of publication lists the year of publication without the month were published sufficiently earlier than the effective U.S. filing date and any foreign priority date, so that the particular month of publication is not in issue. Pursuant to \$\int_{609}\$ of the MPEP, it is understood that the month of publication is not required when the particular month of publication is not in issue.

No inferences should be drawn that the attached list represents a comprehensive investigation, or that any material disclosed is equivalent to the subject invention. In addition, none of the documents that have publication dates prior to the priority date of the above application anticipate the invention in this application.

The cited document(s) disclose numerous specific features. There has been no attempt to

list each and every feature disclosed by each document. The Examiner is requested to review the

document(s) and determine the extent of the materiality of the document disclosures with respect

to the present invention.

The discussion of any art and the citation of any document(s) herein is not to be construed

as an admission that the art or document disclosure is necessarily within the invention field of

endeavor, that the art or document disclosure is necessarily prior in time to a particular date

which may be relevant to the instant patent application, and/or that the art or document disclosure

is otherwise necessarily prior art as defined by the patent law with respect to the instant invention

and application.

Also, there is reserved the right to later set forth how the instant invention is distinguished

over the disclosure of any document or other art, including the disclosures of the art and

document(s) recited herein, that may be cited by the Examiner in rejecting a claim in the instant

patent application. The recitation herein of the art and document(s) is not to be construed as an

assertion that more pertinent art could not possibly be in existence.

Respectfully submitted,

Gerald T. Shekleton

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Dated: November 1, 2001

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